## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

ELIZABETH CHAN, et al.,	)
Plaintiffs,	)
v.	) No. 1:23-cv-10365-LJI
UNITED STATES DEPARTMENT OF TRANSPORTATION, et $\alpha l$ .,	) ) )
Defendants.	)
MICHAEL MULGREW, et al.,	<u> </u>
Plaintiffs,	) )
v.	) No. 1:24-cv-1644-LJL
UNITED STATES DEPARTMENT OF TRANSPORTATION, et al.,	) ) )
Defendants.	) _)
NEW YORKERS AGAINST CONGESTION PRICING TAX, et al.,	)
Plaintiffs,	)
v.	) No. 1:24-cv-367-LJL
UNITED STATES DEPARTMENT OF TRANSPORTATION, et al.,	) ) )
Defendants.	<i>)</i> _)

TRUCKING ASSOCIATION OF	NEW YORK,	
I	Plaintiff,	
v.		
METROPOLITAN TRANSPORTAL AUTHORITY, $et\ al.$ ,	ATION	No. 1:24-CV-4111-LJL
I	Defendants,	
LETITIA JAMES, Attorney Gene State of New York,	ral of the	
I	ntervenor.	
METROPOLITAN TRANSPORTA AUTHORITY, et al.	,	
I	Plaintiffs,	
NEW YORK STATE DEPARTMETRANSPORTATION, $et\ al.$	ENT OF	
	ntervenor-	No. 1:25-cv-1413-LJL
v.		, ,
SEAN DUFFY, in his official capa Secretary of the United States De Transportation, et al.	,	
I	Defendants.	

## **CERTIFICATE OF SERVICE**

Pursuant to Local Rule 1.4(b), I, Andrew G. Frank, hereby state that on June 16, 2025 I served the Notice of Motion and Motion for Leave to Withdraw [Chan ECF No. 181; Mulgrew ECF No. 164; New Yorkers Against ECF No. 149; Trucking Association ECF No. 109; Metropolitan Transportation Authority v. Duffy ECF No.

140] on defendant Stephanie Winkelhake (in case nos. 1:23-cv-10365-LJL, 1:24-cv-1644-LJL), defendant Nicholas Choubah (in case no. 1:23-cv-10365-LJL), intervenor Letitia James (in case no. 1:24-cv-4111-LJL), defendant New York State Department of Transportation ("State DOT") (in case nos. 1:25-cv-367-LJL, 1:25-1644-LJL) and intervenor-plaintiff State DOT (in case no. 1:25-cv-1413-LJL) by first-class mail and e-mail at the following addresses:

The New York State Department of Transportation, Stephanie Winkelhake and

Nicholas Choubah Timothy Lennon

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Letitia James: Mihir Desai

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I certify under penalty of perjury that the foregoing is true and correct.

Executed on June 16, 2025

/s/ Andrew G. Frank

Andrew G. Frank

Assistant Attorney General

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